

# The McCook Tribune.

F. M. & E. M. KIMMELL,  
Editors and Publishers.

Official City and County Paper.

VANDERBILT'S wealth, it appears, exceeds the most enthusiastic suppositions. It is no set down as being over \$300,000,000.

We see it stated that the supreme court has decided that counties must pay for the support of insane persons they send to the asylum.

The cold snap has been most prolific of fires and disasters of every nature. No part of the country has been exempt. The list is appalling in extent.

The Franklin Echo is again in the hands of H. M. Crane. The Echo will have another resurrection day, or we miss our guess on Herb's get-up.

SENATOR MANDERSON is receiving more attention than any of the younger members of the present senate. This is a high compliment to our state as well as to the senator.

PERHAPS the English language contains no word so frequently misused nor one used to express such a multitude of ideas, widely different in import, as the little word "yet" in its forms.

"CLEVELAND'S administration is more rotten than Grant's," said one of the democratic applicants for land office honors, who resides in this city, when he heard the news (?) of the appointment (?) of Jake and Dick. Heresy.

SALOON men in Iowa are beginning to imagine, in a vague way to be sure, that prohibition does sort of prohibit. A number of them are now languishing in prison for violating the Iowa law, while many others were mulcted in heavy fines.

ROSCOE CONKLING recently said: "The smallest country newspaper is worth more to its subscriber in one month than its price for a year, and does more for its neighborhood for nothing than a high official does for his magnificent salary."

PREVIOUS publications might do well to wait until Messrs. Laws and Babcock's successors have been appointed. This event has not as yet transpired. Neither have Jake Steinmetz and Dick Thompson been appointed, as some are energetically circulating.

ALL the Democratic big guns, little guns, rifled guns, smooth bores, mortars, blunderbusses, ninecoops and profound and sublime ineptitudes in general are down at Washington giving our heavy-weight president pointers on the distribution of federal patronage in this state.

A FEELING is growing throughout this state, especially through the South Platte country, favorable to James Laird, the present congressman from the second district, to succeed Van Wyck to the United States Senate. Laird's stock in this part of the state has come up wonderfully since the beginning of the present session of congress. The congressman's speech arraigning Sparks perforce of his fool decisions, which so disastrously affect Western Nebraska, meets with the heartiest approval from the worthy settler of this part of Nebraska.

BROTHER THOMPSON, with his double-barrel newspaper, has the advantage in a discussion of the merits of Mr. Sparks' administration of the general land office, of being able to blow hot with his McCook organ and cold with the one in this city. With his name at the mast head as editor and publisher, the McCook Democrat comes out in an editorial condemning Mr. Sparks and declaring that enough has come under the observation of the writer to condemn him, while the same week the Adams County Democrat comes out in bold defense of that official. We suppose that when a homesteader hailing from the district of the McCook land office inquires of Mr. Thompson, his views on the subject, he proudly points to the columns of his McCook organ as containing a full revelation of the deep recesses of his heart upon the subject, while to Mr. Sparks at Washington, he quietly sends marked copies of his Hastings organ as a mild suggestion that he would be pleased to serve his highness in the capacity of an inferior officer of about the dignity of the receivership of that land office out near the Stinking Water. Nice thing, this double barrel business.—Hastings Nebraskan.

## DRIFTWOOD DRIFTINGS.

The icy hand of winter has been loosened a little, and the balmy air of today almost makes us think of spring. But the good people of Driftwood have not been frozen by any means, as the following events will show.

The fair daughters of J. S. Newcomb seem to be in demand by our young men. THE TRIBUNE of last week published the marriage notice of one of them and now a younger sister has joined her destinies with another of our best young men. William Sprague is the lucky man, and the happy couple are enjoying the honey-moon at the residence of his father.

Last Sunday, a large congregation listened to an eloquent discourse by Rev. Dungan, whose earnest presentation of the truth, had a strong effect on the minds of his hearers. To say that he is always welcome, but faintly expresses the feelings of this people; may he come often.

The Vailton Sunday School under the efficient management of G. B. Nettleton, has attained a success equaled by few. Last quarterly report shows an average attendance of forty, which is very good for cold weather.

There will be an oyster supper at the Vailton School House, Wednesday evening, February 2d, for the benefit of the Sunday School. MAX.

January 27th, 1886.

## BOX ELDER BLOSSOMS.

On last Thursday evening, Mr. Piper's folks were sadly shocked, upon receiving a telegram announcing the death of a daughter, who resided at Franklin. Mrs. Piper not being able to attend the funeral, Mr. J. B. Piper and Miss Ella, father and sister of the deceased, took the train on Friday, for the sad scene. The first surprise party of the season occurred at the residence of D. E. Moore on Wednesday evening of last week. About forty of his friends and neighbors rushed in on him without a word of warning; but he and his excellent wife were not long in taking in the situation, and everybody was made welcome. A supper was prepared, and time passed so rapidly and pleasantly that it was long after the hour for retiring before the company bid each other good night.

The Lyceum at the Loonis school house is becoming noted for its discussion of theological questions, in fact, they have started a new theory. Some of their leading debaters have declared that God has no part in the conversion of a sinner. It is possible that He has not had much to do with the so-called conversion of some who have recently made a profession of religion. God works in a more thorough manner. Box Elder, Jan. 25. SELONX.

## VAILTON NOTES.

We notice that the pleasant spell of warm weather brings relief to our numerous stockmen.

We are sorry to report considerable sickness in the community at present, but we believe nothing serious at this writing.

It was Mrs. G. B. Nettleton who assisted at the late entertainment, instead of Mrs. A. N. Nettleton, as reported in the notes.

Mr. Will Sprague and Miss Lusetta Newcomb were united in the holy bonds of matrimony on the 20th. It was a happy affair, and Will may well be congratulated.

Hurrah for the oyster supper and entertainment at the School House, Wednesday evening, February 2d. Proceeds for the benefit of the Sunday School. Speaking, music, games and a general good time appears on the program. Now let us go prepared to make this effort of our ladies one of profit as well as pleasure. RALPH.

Holdrege Republican: A conductor on one of the freight trains was fit to eject a woman from the caboose, last Friday, although she had a permit from the Superintendent to ride on that train. When the smart aleck reached the next station he got orders to go back and get the woman, which he did, delaying the arrival of the train at this place about two hours and a half.

Mr. N. G. Moulder, superintendent for the Bradstreet Mercantile Agency, Des Moines, Iowa, says he is highly pleased with the effect of Chamberlain's Cough Remedy, that his family have used it with marked benefit. Similar expressions are heard in every community where it is sold. Any one using it will not long suffer with the cold. It is pleasant to take and harmless to give to children of any age. Sold by M. A. Spalding and Willey & Walker.

## McCOOK GRAIN MARKET.

Corrected every Thursday morning.	
No. 2 Wheat, per bushel	45¢ 20c
No. 2 Rye, per bushel	35¢ 20c
Barley, per bushel	30¢ 25c
Oats, per bushel	20¢ 25c
Corn—New, per bushel	18¢ 25c
Hay—wild, per ton	\$4.00 to \$5.50
Baled Hay	\$5.00 to \$9.00
LIVE STOCK, PRODUCE, ETC.	
Hogs—Live	\$1.25 to \$1.50
Potatoes, (Irish) per bushel	80¢ to 85¢
Butter, per pound	15¢ to 18¢
Eggs, per dozen	18¢ to 20¢
Young Chickens, per dozen	\$1.50 to \$2.00
Old Chickens, per dozen	\$2.25 to \$3.00

## COUNTY-SEAT ITEMS.

Royal Buck of Red Willow was in our city, Tuesday, on business.

Mr. E. Kendall of the metropolis was seen on our streets, Tuesday A. M.

Mr. C. T. Blackman of Lebanon was up on a flying visit, Friday, and returned the same evening.

Railroad men report Indianola as being the best town along the line to turn out, en masse, to greet the trains.

Among the departures for the metropolis, Monday, were Rev. Jas. Leonard, Major Criswell and G. L. Watkins.

More business—There is to be a first-class drug store in the north of Maiken's new block. It will be ready for "biz" about February 15. Thomas W. Merton on Monday declared his intention of renouncing "Queen Vic," and hereafter sailing under the glorious banner of "Our Uncle Sam."

Quite a number of our young people went down to try the glassy surface of the Republican river, Sunday afternoon, and reported the ice in first-class condition.

M. B. Noel and wife who have for several weeks been visiting in southeastern Nebraska and Kansas returned, Friday. Matt is our indispensable city drayman and the streets look natural once more. He reports a good time everywhere and regarding his health, which was the object of his trip, he looks speak for themselves.

Why are the curtains of Crumbaugh & Goodrich's store drawn down, and what causes the tired look on the respective countenances of C. & G.? Just peep inside and you will see three men in shirt sleeves "rustling" for dear life. The old, old story, "We are involing."

The revival meetings at the M. E. church still continue in spite of the bad weather. There has been two meetings a day for a week past and the interest in them does not diminish. On the contrary it is on the increase, and the success that is in store for them should be something great.

A certain young couple, much against the laws of health, still love the fresh, pure air. For they occupy a certain porch three or four nights a week regardless of weather. We would aid right here that the Nebraska cyclones have not yet detached the porch from Geo. Purdum's residence. We give this notice hoping that George will open his heart and ask them in.

The trial of Walter M. Sheppard, a teacher on the northwest Coon Creek, was the "Elite" event of the week, in our city. He was accused of beating one, Miles Anderson, with clubs and mauls, and of producing great bodily injury. Judge Baxter made his "debut" with the usual democratic grace. The counsel for the plaintiff were Messrs. McCollister and Ex-Judge Ashmore, while Mr. A. J. Johnson looked after the welfare of the defendant. The CLUB, in mention, was a wood crusher, beside which, a pillow-boxing glove—is a murderous weapon; and the GREAT BODILY INJURY proved to be a scratch upon plaintiff's leg about an inch in length. The jury consisted of Messrs. Noel, Nichols, Starbuck, Black, Scherer and Bishop. The court room was packed like a sardine box. It took the jury about five minutes to bring in a verdict of "not guilty," and the said Sheppard will still continue to instruct the youthful "Coon Creekers," P. S. McCollister's closing declamation was the "gem" of the occasion. Indianola Jan. 27, '86. NONDESCRIBT.

## HEADQUARTERS DEPT. OF NEB., G. A. R. ASS'T AGENT GENERAL'S OFFICE, Indianola, Neb., Jan. 4, 1886. General Orders No. 15.

For the purpose of securing the location of the Eighth Annual Reunion of Nebraska Soldiers and Sailors to be held in the year 1886, at such time as may be designated by the Ninth Annual Encampment, Department of Nebraska, G. A. R., I will receive Sealed Proposals at my Headquarters in Juniata, Nebraska, until February 15, 1886, from cities, towns and villages of the state. Proposals must be accompanied by a written guarantee endorsed by five or more responsible persons—said document guaranteeing that said locality will furnish gratis to the G. A. R. the following:

FIRST—At least two hundred and forty acres of land for such Reunion, suitable for camping, locate, plat and lay out the camp, and prepare same for occupancy.

SECOND—Seventy-five tons of hay, fifty cords of straw, one hundred cords of wood, all delivered to Quartermaster of Camp on the Reunion Grounds, by or before the first Friday prior to the Reunion.

THIRD—Furnish suitable guard for such property for a period of ten days—said guard to be under order and direction of the Commander of Camp.

FOURTH—A good quality and sufficient quantity of water to be delivered in barrels under the direction of the Commander of the Camp for the needs of 50,000 people one week for drinking, cooking and washing purposes. Also, enough stock water for 3,000 teams of horses, mules, &c., one week.

FIFTH—Fifty tons of ice to be delivered during the week of the Reunion on the order of the Commander of Camp.

SIXTH—To transport free from any point in the United States and return same, any tents, camp, or gas, engine, machinery, or war-hired by or loaned to the G. A. R. for such Reunion, receive all material from the railroad company, haul same to Camp, pitch the tents, strike same, repack and reload all material at close of Reunion.

SEVENTH—To furnish a good and sufficient amount of advertising and distribute the same, the expense of which in total shall aggregate at least three hundred and fifty dollars (\$350.00). Said advertising to be out at least six weeks before the Reunion, and done under the direction of the Reunion Committee for 1886.

EIGHTH—To insure all such property as may have to be insured in some reliable insurance company or companies for the full period of time the property may be in transit, in use, at, or in transit while being returned from the Reunion.

NINTH—To furnish, under the appointment of the Commander of Camp, and pay for such services, a sufficient number of guards to protect property and aid the Commander of Camp, to carefully police the camp, and maintain a proper degree of order during the week of the Reunion.

TENTH—To furnish fifty saddles for use of the Cavalry Division, to be turned over to the Colonel commanding said division, who shall be responsible for the safe return of the same.

ELEVENTH—All expenses incident to the Reunion in the way of ammunition and material needed and used in carrying out of program of parades, sham battles, amusements, sunrise and sunset guns, caring for the pavilion, lighting same for camp-fires, hiring of saddles and saddle-horses for the Commander of Camp and his staff, to be borne by the city, town or village that shall secure the location of said Reunion; and all the rights to maintain and rents accruing from the settlers' stores, booths, dining halls, and all business places, of amusement, shows, &c., to be received by said city, town or village.

TWELFTH—In addition to the above the

locality must give a certain sum of money as a cash donation for securing the Reunion; said sum to be paid to the Department Commander by or before August 1st, 1886, for use of the Department of Nebraska, G. A. R. THIRTEENTH—All bids must be endorsed on cover as follows: "Proposals for securing the Eighth Annual Reunion of Nebraska Soldiers and Sailors," and addressed to A. V. Cole, Department Commander, Juniata, Nebraska.

FOURTEENTH—All posts of the G. A. R. will, upon the receipt of this order, bring it at once to the attention of the public in their localities by securing the grade publication of the same in the papers and in other ways promulgate it.

FIFTEENTH—The Department of Nebraska, G. A. R., reserves the right to reject any and all bids.

SIXTEENTH—All bids will be opened and read by the Assistant Adjutant General at the meeting of the Council of Administration, at Red Cloud, Wednesday, February 17, 1886, when the selection of location will be made. By command of S. J. SHIRLEY, A. V. COLE, Asst. Adj. General, Dept. Commander.

## FINAL PROOF NOTICES.

LAND OFFICE AT McCOOK, NEB., January 25th, 1886. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Tuesday, March 9, 1886, viz: Frederick Vollbrecht, H. E. 1540, for the west 1/2 northwest 1/4, west 1/2 southeast 1/4 of section 22, township 3 north, range 29 west, 6 P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Adolph Kheuschick, Herman Thole, Charles Bechtel and Jacob Evans, all of McCook, Neb. G. L. LAWS, Register.

LAND OFFICE AT McCOOK, NEB., January 25th, 1886. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, February 20, 1886, viz: William V. Johnson, H. E. 165, for the south 1/2 northwest 1/4, north 1/2 southwest 1/4 of section 34, township 4 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: John S. Modrell, Charles Pover, Edward F. Conson and Thos. J. Ruggles, all of McCook, Nebraska. G. L. LAWS, Register.

LAND OFFICE AT McCOOK, NEB., January 15th, 1886. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Monday, February 15th, 1886, viz: Horace H. Basterfeld, Homestead entry No. 167, for the N.W. 1/4 of section 22, township 4 north, range 26 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: John S. Modrell, Charles Pover, Edward F. Conson and Thos. J. Ruggles, all of McCook, Nebraska. G. L. LAWS, Register.

LAND OFFICE AT McCOOK, NEB., January 31st, 1886. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, February 6th, 1886, viz: Homer J. Basterfeld, D. S. 2240, for the southeast quarter of section 4, township 2, north of range 30 west, 6 P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. L. Gray, Lewis Starbuck, C. H. Pate and Alpheus Starbuck, all of McCook, Neb. G. L. LAWS, Register.

LAND OFFICE AT McCOOK, NEB., December 20th, 1885. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, February 6th, 1886, viz: Homer J. Basterfeld, D. S. 2240, for the southeast quarter of section 4, township 2, north of range 30 west, 6 P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. L. Gray, Lewis Starbuck, C. H. Pate and Alpheus Starbuck, all of McCook, Neb. G. L. LAWS, Register.

## SHERIFF'S SALE.

NOTICE is hereby given that by virtue of an order of sale issued by the Clerk of the District Court of Red Willow county, State of Nebraska, on the 29th day of December, 1885, and to me directed, I will at 10 o'clock A. M., on the 23d Day of February, 1886,

at the front door of the Court House in Indianola, said Court House being the place where the last term of said District Court was held, within and for said Red Willow county, and State of Nebraska, offer for sale at public auction, to highest bidder for cash, the following real estate and tenements, to-wit: Lot No. (14) fourteen, in Block No. 27 twenty-seven, in the Town of McCook, Red Willow county, Nebraska, taken on order of sale to foreclose a real estate mortgage, as the property of William C. LaTourrette and Irene LaTourrette and ordered sold by the Court to satisfy a judgment against them and in favor of The Citizens Bank of McCook, Nebraska, for the sum of (\$2,553.42) two thousand five hundred and seventy-five dollars and sixty-two cents, and \$9.08 costs and accruing costs, decreed in first lien upon said premises, and a judgment against said defendant in favor of Isaac L. Ellwood & Co. for the sum of (\$1,170.90) eleven hundred and seventy dollars and ninety cents and decreed a second lien upon said premises, and a judgment against said defendant, W. C. LaTourrette in favor of The Great Western Store Company for (\$1,800) one thousand eight hundred dollars and decreed a third lien upon said premises, and a judgment against said defendant, W. C. LaTourrette, in favor of The Iowa Barb Steel Wire Co. for \$22,000 two thousand one hundred and thirty dollars, and decreed a fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$880.00) three hundred and eighty dollars, and decreed a fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$14,000) one hundred and fourteen dollars, and decreed a sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a tenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eleventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twelfth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirteenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fourteenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifteenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixteenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventeenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighteenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a nineteenth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twentieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a twenty-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirtieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a thirty-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fortieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a forty-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fiftieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a fifty-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixtieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a sixty-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a seventy-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eightieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-fifth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-sixth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-seventh lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-eighth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed an eighty-ninth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a ninetieth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a ninety-first lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a ninety-second lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a ninety-third lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one thousand and four hundred dollars, and decreed a ninety-fourth lien upon said premises, and a judgment against said W. C. LaTourrette in favor of The Nebraska Manufacturing Co. for the sum of (\$1,400) one